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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

Chapter 11

GAWKER MEDIA LLC, et al.,

Debtors. (Jointly Administered)

CERTIFICATE OF SERVICE

- I, MICHAEL R. CARUSO, ESQ., of full age, hereby certify that:
- 1. I am an associate of the firm of Chiesa Shahinian & Giantomasi PC, attorneys for Mitchell Williams.
- 2. On November 18, 2016, the following documents were electronically filed with the United States Bankruptcy Court for the Southern District of New York in the above-captioned case:
 - I. Order Granting Mitchell Williams' Application to Shorten Notice Period with respect to his Motion for an Order (I) Modifying the Automatic Stay, For "Cause", Pursuant to 11 U.S.C. § 362(d) to Permit an Appeal in State Court Litigation Involving a Personal Injury Defamation Claim against Debtor; (II) Authorizing a Trial in State Court of Williams' Personal Injury Defamation Claim Against Debtor, Solely to Establish Liability and Amount of Williams' Claim; and (III) Granting Such Other

¹ The last four digits of the taxpayer identification number of the debtors are: Gawker Media LLC (0492); Gawker Media Group, Inc. (3231); and Gawker Hungary Kft. (f/k/a Kinja Lft.) (5056). Gawker Media LLC and Gawker Media Group, Inc.'s mailing addresses are c/o Opportune LLP, Attn: William D. Holden, Chief Restructuring Officer, 10 East 53rd Street, 33rd Floor, New York, NY 10022. Gawker Hungary Kft.'s mailing address is c/o Opportune LLP, Attn: William D. Holden, 10 East 53rd Street, 33rd Floor, New York, NY 10022.

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and Further Relief as May Be Appropriate [Dkt 468] (the "Application to Shorten");

and

II. Notice of Motion of Mitchell Williams for an Order (I) Modifying the Automatic Stay, For "Cause", Pursuant to 11 U.S.C. § 362(d) to Permit an Appeal in State Court

Litigation Involving a Personal Injury Defamation Claim against Debtor; (II)

Authorizing a Trial in State Court of Williams' Personal Injury Defamation Claim

Against Debtor, Solely to Establish Liability and Amount of Williams' Claim; and (III) Granting Such Other and Further Relief as May Be Appropriate [Dkt. 460]; and

All parties on the Bankruptcy Court's electronic service list in this case were

served with the Application to Shorten through the Bankruptcy Court's PACER notice of

electronic filing system so as to be actually received on November 18, 2016.

4. In addition, on November 18, 2016, I caused an employee of my firm to serve the

above-referenced documents to the parties and/or their respective counsel listed on the annexed

Service List by e-mail (and by regular mail to the U.S. Trustee).

3.

Dated: November 18, 2016

CHIESA SHAHINIAN & GIANTOMASI PC

Attorneys for Mitchell Williams

By: /s/ Michael R. Caruso

MICHAEL R. CARUSO

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